Customer Information

On declarations of consent to electronic communication in the course of the criminal procedure

inNOVA included in information

Case group: Criminal procedure concerning criminal offences

Identifier	Title of form
IN-893	Nyilatkozat elektronikus kapcsolattartás vállalásáról büntetőeljárás során
IN-893	Declaration of consent to electronic communication in the course of the criminal procedure

This information is effective as of 1 February, 2020.

Information

Declaration of consent to electronic communication as defined in Article 149 of Act XC of 2017

Electronic form of procedure: inNOVA

Relevant legislation

Act XIX of 1998 on Criminal Proceedings (hereinafter referred to as CP)

Persons involved in criminal proceedings who are not obliged to communicate electronically or their representatives who do not qualify as legal representatives – unless their right to electronic communication is suspended – may consent to electronic communication in any phase of the procedure.

The person involved in criminal proceedings or their representative can only consent to electronic communication at the proceeding investigating authority by means of the declaration specified in Article 17 Paragraph (1) of the E-Administration Act.

In the case of a consent to electronic communication, in the course of the proceedings – including all phases of the procedure, extraordinary legal remedies, procedures for confiscating property or objects related to a crime, procedures for making data inaccessible as well as special procedures – the person involved in the criminal proceedings and their representative is obliged to communicate electronically with the investigating authority and the investigating authority shall send all case files to them by electronic means.

If the investigating authority sends the case file in paper form, at the time of delivering the file they shall also inform the addressee of the fact that electronic communication with the investigating authority is also possible.